DEATH OF SUPERINTENDENT JOURDAN.

New York Loses Her Best Police Officer-Particulars of His Decease-Resolutions of the Common Council and Board of Police.

John Jourdan, the efficient Superintendent of the tropolitan police and talented detective, died at residence, No. 198 Prince street, in this city, at a arter past eleven o'clock yesterday morning, thus losing a brilliant and effective career in the public ervice, extending over a period of nearly seventeen ears, and in every eapacity, from patrolman uprard. The announcement appeared in the HERALD esterday that grave fears were entertained that the perintendent would not survive the day, i so it proved. He fell a victim to and faithful devotion to his duty, his demise being, no doubt, accelerated by the anxiety which a nature of great sensibility experied in discharging the many functions attaching the office. An obituary sketch, embracing the ding incidents of the career of the late Superinndent, was published the HERALD yesterday, and

ood not, therefore, be repeated here.
Oo Tuesday night, upon learning of the criticondition of Superintendent Jourdan, a number his relatives and friends, including his brothers d sisters, Morgan Jones, Judge Dowling, o too Commissioners Brennan, Bosworth, lanierre and Smith, Warden Stacom, and Captains Keiso, Walsh and Kennedy minediately repaired to his house, No. 198 Prince street, and remained with him up to time of his death. Vicar General Starrs, his piritual adviser and confessor, was with him and ered him spiritual consolation. His physician as Dr. Chalmers, who was in constant attendance him during his filness. When his condition beone such on Sunday evening that doubts were enospital, was summoned as consulting physician.
consultation was held, and the doctors came to urisy, and expressed the opinion that the liver as attached to the side and that no hopes could be ertained of his recovery. He sank rapidly until tween six and seven o'clock yesterday morning. en he rallied slightly, and his friends had hope

when he railied slightly, and his friends had hopes of prolongation of life. Between seven and eight proceed be became worse and sank rapidly until the loar of death.

President Bosworth immediately proceeded to pose Headquarters and announced the meiancholy intelligence to the command by means of a general elegraphic alarm. His sudden demise fell with trashing effect on the command, by whom he was penerally esteemed for his energy in disciplining the orce and his efforts in protecting officers in their aghts. The flag on the Central Office building was minediately placed at half-mast, and the front of he structure and many of the rooms trimmed in nouraling. The following despatch was received by clegraph from Chief Campbell, of Frocklyn:—

12:25 F. M. MONDAY. ?

12:35 P. M. MONDAY. }
FROM BROOKLYN CENTRAL OFFICE. {
tet Campbell learns with profound sorrow of the death
uperintendent Jourdan, of the New York Police, and
eas to present his warmest condolence with his bereaved.

basicas to present his warmest condolence with his bereaved handly.

Yesterday morning the Superintendent's legal advisor was summoned to prepare his will, but it is stated that upon his arrival the patient had fallen into an Insensable condition, from which he never sufficiently recovered to give the directions necessary for the framing of the will.

The news of his death was received with profound sorrow throughout the Police Department and by the community at large. The flags on the City Hall, Police Headquarters building, in Mulberry street, the various station houses and on many business houses were at half-mast.

The obsequies will take place on Thursday at St. Patrick's Cathedral, where a solemn high mass will be colleptated for the repose of the soul of the late Superintendent. The funeral will be attended by the heads of the department, and by the or plateons of police, under their respective captains and sergeants.

ponce, under their respective captains and sergeauts.

ACTION OF THE COMMON COUNCIL.

The Board of Aldermen met yesterday afternoon, sursuant to adjournment, with the President, Alderman Coman, in the chair. After the usual prelimnaries had been disposed of the President offered he following preamble and resolutions relative to THE DEATH OF SUPHINFENDENT JOURDAN.

Whereas it is with feelings of the most profound grief hat this Common Council has tearned of the death of John Jourdan, Superintendent of the police force of this city, high occurred this morating at his residence, after a proacted and painful illness, superinduced by a desire faithily to perform the arduous duties of his office; and thereas this great public calamity inposes the mountulaty upon the members of this Common Council, both as is infinite personal reiends of the deceased and in their presentative capacity in behalf of the people of this city, give expression to the deep sorrow that parrades all assess of our people, in view of this dispensation of Divine orderness the in, therefore,

Resolved, That in the decease of John Jourdan, late Supertending of the police of the present

our people, in view of this dispensation of Divine; be it, therefore,
. That in the decease of John Jourdan, late Superior for police force of this city, this Common Cound upon to deplore the loss of one who by the rith and innate force of his character, the chief the of which were infeatible integrity, stern devoty, uniting energy, indominable perseverance, controlled by a conscientionances and Christian toltre and intention that endeared him to all, and alsed, as such rare qualities in a public official to do, in results the most advantageous and benderick of the community at large; it is, therefore, incumbent nunicipal authorities to take such measures as affectively make manifest the sorrow of the pub-

authorities to take such measures as make manifest the sorrow of the pubpeachall the respect cherished for his and sympath; and condeience to his fameavement. Be it further he Common Council, speaking for Ha and as representatives of the people of ment and deplore the death of John intendent of the police force of this city, article sympathy to his afflicted family to be permitted to condois with them need, and as an evidence of our respect. and relatives and ask to be permitted to condole with them their sad bereavement, and as a evidence of our respect for the memory of the decoused this Common Council will studenth fomeral in a body, with their surges of office draped in mourning; that the flags on the City Hail and the other public buildings be displayed at half-mast, from sunrise final sunset, on the day set apart for solemniting the funeral rites and ceremonies; that the masters and owners of yessels in the harbor and the owners and occupants of private buildings in this city be requested, also, to display their flags at half-mast on that day, and that a special committee of new nembers from each branch of the Common Council be appointed to carry into effect the provisions of this resolution.

The resolutions were adopted, and the PRESIDENT innonneed as the committee on behalf of the Board of Aldermen Messrs. Cuddy, Mitchell, Charlock, Welch and Woltman. The Board then, on motion, as a mark of respect,

The Board then, on motion, as a mark of respect, adjourned without transacting any other business. The Board of Assistant Aldermen unanimously concurred in the adoption of the resolutions from the Board of Aldermen respecting the death of Superintendent Journan, and appointed the following gentlemen as a committee to act with a similar committee from the other Board:—Assistant Aldermen Lysagnt, Barker, McDonald, Hampson and McCarthy.

ACTION OF THE POLICE BOARD.

The Board of Police Commissioners, at their session yesterday, adopted the following resolutions in expect to the decoased Superintendent:—

Sion yesterday, adopted the following resolutions in respect to the deceased Superintendent:—
Resalved, That by the death of John Jourdan, Superintendent of the Police Department of the city of New York, she department and the public have sustained a great and irreparable loss. He entered upon police service as a patrolynam in 1505, and, excepting a brief period, has been continuously a member of the successive police organizations until his death. He was appointed a sergeant on the 24th April, 1509, and a captain on the Elst of June, 1805, and Superintendent on the filth of April, 1870.

He was aiways solive and vigilant in the performance of dity. He felt a warm interest in the efficiently and good character of the entire police force, and laudably exerted himself to make the men and officers in his precinct a well conducted and well disciplined body. He felt an honest pride in a proper discharge of police duties by his officers and men, as well as in the performance of his own. He was a model in a proper discharge of police duties by his officers and men, as well as in the performance of the two lines was not successful to the precinct, his associates and resorts. His capacity as a detective officer was not surpassed, and probably not equalled by that of any other member of the force. Never compromising with criminas, persistent and uniting in his seforts to secure their arrost and punishment, yet he was popular and enjoyed unifferm purcouse to be right and fearless in the performance of duty. He was as sensitive as sensible, and ever frowned apon any suggestion that anything should be done or suffered to be done which in his judgment would prejudice the public was of the grouper discipline of the force.

As superintendent he underlook more than any man of his aervoux temperament can announce of duties and the exhausting anzientes patch he could not proper discipline of the force.

As superintendent he underlook more than any man of his aervoux temperament can annour. Under the pressure of his archives and v

negatiment and the public of his marked soluties and large mad valuable experience. Resolved. That in his death each member of the Board and of the police force has lost an honest and generous friend, the department as invaluable officer and the community at large as efficient and experienced police protector. Resolved, That the members of this Board sympathize with the widow and relatives of the deceased is their deep afflic-tion, and respectfully lender to them the expression of their greaf for a common and public bereavement.

EX-COMMISSIONER BRENNAH.

Complimentary Resolutions by the Borre of Police.

The Board of Police yesterday adopted a series of resolutions complimentary to Matthew T. Brennan, who has resigned as Commissioner of Police. After reciting the fact that Mr. Brennan held the position reciting the fact that Mr. Brennan held the position of Commissioner from the time the Board was first preparized, and as such rendered valuable and efficient service, the resolutions declare that he has barned the confidence and respect of the community; that the members of the Board bear witness to his kindness and courtesy, and that he has their profound thanks. The resolutions also express a hope that Mr. Brennan will live long to enjoy the public regard which he has so worthly earned,

SAD ACCIDENT NEAR MORRISTOWN.

At a place called Hoyv's Corners, a short distance from Merristown, N. J., en Sunday, while Mr. W. D. Taylor, a well known farmer, was returning home from enurch in a carriage, with his wife and son, the horses broke away and threw the occupants out. Mr. Taylor was instantly killed and his wife had her jawoone broken, while the youngster testaped. The circumstance has caused a painful accessful in Morristown.

PERSONAL INTELLIGENCE

General G. B. Dandy, of the United States Army, is at the Metropolitan Hotel.

General S. E. Marvin, of Albany, is at the Brevoort

General Meyer, of the United States Army, is at the Fifth Avenue Hotel.

Miss Olive Logan has began her lecture seas having left town yesterday for Maryland, where she

lectures this week. Her season will continue until April, and will embrace portions of the South, all the Middle and Eastern States, and the West as far as Iowa and Wisconsin. She will lecture in this city

Americans in Europe.

List of Americans registered at the offices of Bowles Brothers & Co., 449 Strand, Charing Cross, London, and 12 Rue de la Paix, Paris:-

Bowles Brothers & Co., 440 Strand, Charing Cross, London, and 12 Rue de la Paix, Paris:—

AT THE LONDON OFFICE, FOR THE WEEK ENDING SEPR. 23, 1870.

New York.—Joseph Loyd, F. G. Young, W. S. Burkam, Miss Burkam, Miss Carrie Burkam, Miss Nina Foster, James Hamilton and Jamily, Benj. M. Stilwell and wife, Mrs. S. Draper and daughters, Mrs. W. B. Draper, Wm. H. Wyatt and family, James Mackintine, D. P. Morgan, Dr. E. Bhas and wife, G. S. Hall, John Munn and family, Mrs. O. A. Milburn, F. H. Milburn, Charles O. Thompson, C. M. Thompson, Miss Emma Schouck, Miss M. Wilson, Miss M. S. Dart, H. J. Behrens, Edward Dart, Fred. Lubin, Charles R. Christy, S. D. Stanton and family, H. Hoover and lady, D. S. Blots. Boston—George William Bond, wife and daughters, L. G. Pratt and family, Mrs. E. F. Pope, Miss C. A. Pope, Mr. and Mrs. S. D. Bonnett, E. J. Walker, Miss A. J. Walker, Miss Emily H. Walker, Mrs. Henry K. Horton, Misses Horton, D. N. Skillings, Mrs. H. J. Sargent, Miss A. D. Sargent, H. H. Williams, Mr. H. K. Horton, Mrs. F. G. Horton and family, C. J. Morrill. Philadelphia—Lindley Smith, Mrs. M. A. Hoopes, Mrs. E. Wuters, Miss Anna M. Lea, Miss Julia Lee. Chicago—Julia Magill, Clinicon Locke, Alonzo Huntington, R. Hall McCormick, R. S. McCormick, W. G. McCormick, Mr. and Mrs. Henry L. High, Miss Fanne E. High, Miss Bitzabeth High, John A. Cutler, Hartford—John G. Parsona, Pliny Jewell. Baltimore—C. Moratt, M. D. Augusta, Me—Orville D. Baker. San Francisco—A. Chadbourne, A. W. Hert, Mrs. D. F. Murphy, Paris—Ton Symonds, Dr. S. S. Strong, Professor Taylis, M. A. D. Prette and wife, Mrs. T. H. Bartiett, H. Creed. Pittsafeld, Mass—Mr. and Mrs. Langes H. Hinsafel. Mobile—F. H. Chamberlain, Cambridge—Charles C. Livermore, New Britain, Ct.—Lavalette Perrin, Samuel Rockwell. Lake Porest—Sumeon B. Williams and family, Miss Olarine Williams. Cincinnat—O. D. Confin, H. L. Comm, Thomas G. Mitchell and wife, Mrs. T. H. Bartiett, H. Creed. Pittsafeld, Mass—H. Honsale. Mobile—F. H. Chamberlain, Cambridge—Charles C. Livermore, New

CAPTURE OF SNEAR THIEVES.

Two of the "Gentry" Rob a House and Assault a Lady-A Nice "Public Record"-

Williams' Pedigree. Smith and John Williams, entered the apartments Wilhelmina Schroeder, on the second floor of a house on Second avenue, between Eighty-sixth and Eighty-seventh streets, yesterday afternoon, while see was absent, and stole twenty dollars' worth of jewelry. The threves were just in the act of leaving the apartments when she returned. She tried to prevent them from escaping, when Williams struck nor on the head with a "jimmy," cutting her severely. They then ran into the street and fied toward the East river, followed by officer Plant, of the Twenty-third precinet, and a number of cutzens. While passing through a garden, near Sutzer's Park, Williams threw the jewelry away from him, and it was picked up by one of the citizens who had joined in the chase. Both were arrested on the bank of the East river, at the foot of Eighty-fourth street, and brought before Justice Coulter, at the Yorkville Police Court, where they were held each in \$1,000 ball to answer a charge of larceny. Williams was also held in an additional bond of \$1,000 to answer a charge of felonious assault on Mrs. Schroeder.

This Williams, it seems, is a notorious reshouse on Second avenue, between Eighty-sixth and

ditional bond of \$1,000 to answer a charge of felonions assault on Mrs. Schroeder.

This Williams, it seems, is a notorious rescal. His father, who is a respectable man,
resides in East Thirty-second street. A
short time ago he was sent from the
above court to the House of Refuge, from whence
he escaped. Some time after his escape he assaulted onter Cotter, of the Twenty-first precinet,
for which offence a bench warrant was issued against
him from the Court of Special Sessions. Officer
Cotter happened to be in court yesterday, when
Williams was brought up, and dientified him at
once. He said Williams' real name was Michael
Brennan. A complaint was taken against him of
the affidavit of the officer, making in all four
separate charges for which he wall have to answer.

nise under peculiarly sad circumstances at his home in Newark recently was recorded in vesterown countrymen. The rest were Americans. A subscription list for the defraying of the funeral expenses and rescuing his broken-hearted widow from her pecuniary misery has been started under most favorable auspices by Messis. Charles W. Ingails and Joseph Atkinson, who have been appointed to look after the affairs of "the last of his name." The case is one that speaks volumes to the charitably disposed.

THE NEWARK CHARTER ELECTION.

Yesterday was an occasion of feverish excitement among the politicians of Newark, who were busy from early dawn till dewy eve and considerably from early dawn till dewy eve and considerably after making preparations for the grand ballot box war among the partisan patriots which takes place to-day under the title of "the annual charter election." While the proximity of the annuancement of the actual result is so close at hand it is scarcely worth while to risk an opinion; still every indication goes to show that the republicans will carry the Common Council by a large majority. In fact, this is conceded by many leading democrats. The issue on the Auditorship—the head of the city ticket—is not so sure one way or the other. In this instance the democrats did manage to trot out the very best man they could manage to trot out the very best man they could select—a German—Mr. George C. Webner, and it is certain that he will at least give the republican candidate, Mr. F. H. Dawes, the present incumbent, a close run. Among the democratic ward tickets there are numerous splits, and in the republican camp things are not quite as smooth and pleasant as they seem.

THE CENSUS OF ESSEX COUNTY, N. J.

The people of Newark have for a year or so past been flattered into the idea that the census would show the city to have a population crowding on 125,000, or an increase since 1860 of over 50,000 souls. 126,000, or an increase since 1860 of over 50,000 souls. The result just made public shows, however, that Newark city has only a population of 105.542. Essex county, which includes Newark and a dozen townships, foots up a total of 144,006. The figures ten years ago being not quite 100,000. The increase makes the county a Congressional district. The three largest wards of Newark are the Thirteenth, Seventh and Sixth. The respective figures are 18,861, 12,000 and 10,240. In 1860 the products of the county amounted to \$5,000,000. Now the Fourth ward alone reaches that figure.

STATEN ISLAND NEWS.

Two Girls Shockingly Lucerated by a Bloodhound-Arrest of a Burglar.

On Sunday afternoon two servant girls in the employ of Mr. A. Hessenberger, residing at Hamilton Park, New Brighton, were bitten in a shocking con Park, New Brighton, were bitten in a shocking manner by a flerce Siberran bloodhound, owned by their employer. One of the girls, Catharine Brady, had one of her breasts almost completely torn from her body, and at present lies in a very low state. The other girl, Eliza McNuity, who went to the former's assistance, was also attacked by the brute, and had her arm lacerated horribly, requiring sixteen stitches to sew it up. Mr. Heasenberger had both young women conveyed to the house, and he and his family are doing all in their power to relieve their sufferings. The dog was ghot by officer Mead, of the Richmond county police.

and his family are doing all in their power to resilieve their sufferings. The dog was glot by officer Mead, of the Richmond county police.

A few weeks since the residence of Mr. E. A. Hagadorn, on the Richmond road, was broken into and about \$150 worth of wearing apparel taken therefrom, which was subsequently recovered by the police at a house on the island, where the suspected party, a German named Frederick Lentz, is said to have boarded. The matter was put in the hands of detective Alien, of the Richmond county police, who succeeded in tracking the accused to Bridgeport, and on Friday last he succeeded in arresting him after a long chase through the woods adjacent to that city. Lentz was taken to the Island, and committed for trial by Judge Garrett.

NAVAL INTELLIGENCE

Assistant Paymaster John C. Sullivan is ordered to duty as assistant to Paymaster Boggs, of the Washington Navy Yard. Chaptain Mason Nobie is ordered to the Washington Navy Yard. Commander B. W. Mend is detached from the command of the America. Lieutenant Commander E. C. Merriman, from the Pacific feet, to await orders, and Master N. G. O. Colby. from the America, to await orders.

THE COURTS.

The Criminal Term in the United States Circuit Court-Violations of the Internal Revenue Laws-A Sheriff's Bill Taxed-The Wilkes Libel Suit - Action for Violation of a Contract - The Heirs of Anneke Jans in the Surrogate's Court -Business in the Court of General Sessions

HILLTED STATES CIRCUIT COURT - CRIMINAL TERM.

Charge to the Grand Jury. Before Judge Benedict. At the opening of the term yesterday for the trial of criminal cases the panel of grand jurors were called and sworn. Judge Benedict then briefly charged the Grand Jury in the usual form in relation to their dates. There are no cases of unusual interest or importance on the calendar calling for special notice from the Judge, and after his brief charge the Jury retired to attend to such cases as the United States District Attorney may submit for

UNITED STATES COMMISSIONER'S COURT. Another of the Brooklyn Navy Yard Distillers

in Court.
Before Commissioner Shields.

The United States vs. John Gafney. - The defendant is one of the parties upon whose premises the revenue officers, with the aid of the military, made the

nue officers, with the aid of the military, made the famous raid in September of last year, and who carried on the business of a distiller in the notorious purificus of the Navy Yard in Brooklyn. To avoid the proceedings then instituted against him, Garney field to parts unknown, and only returned to his old haunts last week, when he was arrested.

The evidence taken at the examination yesterday was confined to that of the revenue officers who seized the place, and who testified to the character of the business carried on there, all the apparatus, appliances and material showing that illiest distillation was the business and occupation of the defendant at the time specified. The examination was adjourned to Monday next at eleven o'clock.

Tobacco Dealers Violating the Revenue Law.

Tobacco Dealers Violating the Revenue Law. Samuel A. M. Parker and J. C. Yates-comprising the firm of S. M. Parker & Co .- were yesterday brought before Commissioner Shields, charged with violating the revenue law in not making daily entries of purchases and sales of tobacco effected by them as required by law. The defendants were severally held for examination in \$1,000.

The Lace Smuggling. who was held in \$5,000 ball to answer a charge of smuggling laces into this port, has had his ball doubled in amount, it being deemed essential in order to procure his appearance.

SUPREME COURT-CHAMBERS. Reduction of a Sheriff's Bill. Before Judge Brady.

Demarest vs. Towey et al.—This action was brought to recover \$625. An attachment was issued against the defendants as non-residents, and the case was tried before a referee, who decided against the plaintiffs. The attachment was issued by Judge Clerke on May 7, 1869, and on the 14th of June an undertaking discharging the attachment was filed by the defendants. On the 18th of August the sureties en the undertaking justified. The Sheriff claimed \$758 09 as costs and charges on the attachments, which the plaintiffs considered outrageous, and applied to the Court to have them reduced. Yesterday Judge Brady rendered the following opinion:—"The allegation that the defendants carried on their business as usual after the attachment and levy is not denied, and the affidavits in reference to the attendance of the watchman are not sufficiently definite to warrant the conclusion that he was there day and night for the period named, in actual and continued charge of the goods seized. Under such circumstances, the item of \$6 a day and night cannot be allowed, and must be reduced to \$2.50 per day for 115 days. The Sheriff is not entitled to poundage—the property not naving been sold. To such effect is the decision of this Court. The deputy's compensation is an item which depends upon the allowance made to him. I see nothing to justify me in saying that that is an unreasonable amount. The bill must be reduced, therefore, in the respects named, to wit: the item of poundage excluded, and the charge for watchman reduced as suggested." Clerke on May 7, 1869, and on the 14th of June an

COURT OF OYER AND TERMINER.

The Wilkes Libel Suit-The Defendants Plead Guilty and Apologize. Before Judge Ingraham.

When Justice Ingraham opened the Court of Oye and Terminer yesterday District Attorney Garvin said he was prepared to proceed with the trial of said he was prepared to proceed with the trial of Saunders D. Bruce and Hamston W. Busby, proprietors of a sporting newspaper called the Tury, Field and Farm, charged with libel. Defendants' counsel arose and said that Messrs. Bruce & Busby desired to interpose a plea of guilty, masmuch as since the last session of the court diligent inquiries had been made as to the lasts set forta in the liber complained of, and that the charges were found to be utterly untrue. They were anxious to express to Mr. Wilkes regret at the publication of the libel, and felt that the only proper atonement they could make was by pleading published sgainst Mr. Wilkes. The District Attorney made no reply, and Judge Ingraham deferred sentence.

The Pennut Case Again-Argument Upor Appeal.

Before Judges Monell, McCunn and Webster. William S. Napier, Respondent, vs. William J. Porter, Appellant .- This action was brought to re cover the value of 216 bags of peanuts, alleged to have been the property of the plaintiff, seized and converted to his own use by the defendant. It was claimed by the defendant that they were the property of J. W. Moore & Co., debtors of the defendant, and against whom he had an attachment, under which they were taken and sold by the Sherif, and that the pretended sale to the plaintiff was fraudulent and to prevent their seizure under the attachment. On February 18, 1870, the case was true before Judge Jones and a jury, the latter, under direction of the Court, finding a verdict for the plaintiff. converted to his own use by the defendant. It was

plaintiff.

Mr. G. Sackett made a lengthy argument for appellant, reviewing the testimony on the late trial.

Coursel for the respondent replied.

The Court reserved decision.

SUPERIOR COURT--PART L

Liability of Trustees of Stock Mining Companies. Before Judge Barbour.

G. K. Denning vs. John N. Puleston.—The plaintiff sued for \$1,318 98, alleged to be due for services rendered to a stock mining company of which the

rendered to a stock mining company of which the defendant was trustee. The defence was that the services in question were rendered subsequent to the time defendant was trustee, and that he was elected only for one year, although acting nominally in such capacity.

The Judge heid that, inasmuch as the defendant acted as trustee after the year of his election, that he was individually responsible for the liabilities of the company, through failure to file any report in the County Cierk's office, as by statute required. An award for the full amount required was accordingly granted.

granted.

INCREASING THE CALENDAR—NOTICE TO THE BAR.

Judge Barbour gave notice that hereafter the calendar would be increased from fifteen to thirty cases.

The object, he stated, was to get inrough cases with

SUPERIOR COURT-CHAMBERS.

Buyers of Real Estate to Post Themselves on Their Purchase. Before Judge Jones.

August Killer vs. Margaret and William Kuheler.—This was an action to foreclose bond and mort-gage. The house No. 414 East Eleventh street was sold by plaintiff last October to the defendants, and sold by plaintiff last October to the defendants, and a mortgage given in part payment. It was consended by the defendant that misrepresentations were made as to the conditions of the house, the rent it would command and the amount of interest to be paid on the mortgage. The plaintiff denied the allegations. The whole day was consumed in hearing testimony. The Judge held that the defendants were to blame in not ascertaining all the facts previous to consummating the purchase, and awarded the plaintiff \$2,657 95, the whole amount claimed.

SURROGATE'S COURT.

The Heirs of Anneke Jans-A Will Two Hundred Years Old.

Before Surrogate Robert C. Hutchings. Yesterday a petition of John J. Vreeland, Charles Quimby and Henry D. Roe, all of Essex county, N. J., was presented to Surrogate Hutchings, setting forth that they were the lineal descendants of Anneke Jans, who died in 1663 in Port Orange vislage, now Jans, who died in 1663 in Port Orange village, now in the city of Albany; that by her last will and testament she made all her children, Sarah Rociofisen, Katrence Rociofisen, Jan Rociofisen, William Corneitus Jonas, Pieter Bogardus and Jannettye and Rachel Hartyens, children of her deceased daughter Lytze, her heirs; that the personal property had disappeared, but there was considerable real estate in the city of New York, devised under this will; that no executor was named in the will. Thereupon they

The petition was presented in open Court, when Mr. Hutchings suggested that it did not appear but that some one of the six generations inter-mediate the deceased and the petitioners had made wills entirely divesting the latter of any right in the property. The case was thereupon deferred to put in a further petition or a brief to show it un-necessary.

COURT OF SENERAL SESSIONS.

Before Recorder Hackett. As soon as the court was opened the Grand Jdry was empanelied and briefly charged by the Reoorder, who simply called attention to the statutes which the Court is compelled to recite for their guidance. Mr. Joseph M. Cooper was selected to act as foreman. During a portion of the session Assistant District Attorney Blunt conducted the prosecution, and at noon Mr. Fellows appeared for the people and disposed of a large calendar. Charles Moore and Thomas O'Neil were tried upon

Charles Meore and Thomas O'Neil were tried upon a charge of burglariously entering the premises of Moses Marine on the 11th of September and stealing \$30 worth of mushin. The testimony was not deemed sufficiently strong by the jury, who rendered a verdict of not guilty. Mr. Soteddo was assigned by the court to defend the prisoners, and he zealously and ably discharged the duty imposed unon him.

AN ACQUITTAL.

Elizabeth Devlin, who was charged with stealing \$300 from Mary Finn on the 6th of September, was tried and acquitted, the evidence against her being circumstantial, and she proving an excellent character by witnesses whom Mr. McClelland called.

MASSILAUGHTEN.

James McCarroll, who pleaded guilty hast week to manslanguier in the fourth degree, was sent to the State Prison for eighteen months.

LABCENY ON AN EXCUESION BOAT.

George Allison was convicted of larceny from the person, in stealing a gold watch and chain, valued at \$150, on the 20th of June, from Benjamin Grimshaw, who was a passenger upon the steamboat Bleepy Bollow. The boat conveyed the Young People's Association of Dr. Cuyler's church to Ionia Island, on the Hudson. Allison and his confederate, Tucker, were suspected, and their movements watched. They landed with the excursionists on the Brooklyn side, crossed the Wall street ferry, having joined a man named Pield, who threw the watch in the gutter as the officer approached to arrest him. Allison, being a professional pickpocket, was sent to the State Prison for five years.

the Brooklyn side, crossed the Wall street ferry, having joined a man named Field, who threw the watch in the gutter as the officer approached to arrest him. Allison, being a protessional pickpockes, was sent to the State Prison for five years.

Ann A. Elliott was placed on trial charged with stealing inliety dollars from Frank Rheinhardt, but the evidence was insufficient to sustain the indictment, and his counsel, Mr. Hummel, was not obliged to call any witnesses. The Court instructed the jury to acquit the prisoner.

Alleged Arson—Discharge of the Definidation of a capit the prisoner.

John Cosgrove and Mary Ann Cosgrove, who were arrested in April upon a charge of arson, were arraigned. Mr. Fellows stated that the Fire Marshal informed inm that the accused, who were very aged people, were innocent of the charge. The Recorder accordingly discharged them.

Walter Burke, a boy, who was charged with burglariously entering the premises of James T. Homphill on the 14th of July and stealing a dozen of fifes and other small articles, was acquited.

Mortimer Taggart, a small boy, was also found not guilty of attempting to steal \$200 out of a safe belonging to Mrs. Carcy, 137 Baxter street.

A CROSSY STREET FIGNIOCEST SENT TO SING SING, Wm. Norton was convicted of petty larceny from the person in stealing from Owen Brady a silver watch while he was standing on the corner of Crosby and Houston streets, waiting for a car.

The youth, when placed at the bar for sentence, said that he had no "big" friends to speak for him, and expressed the hope that the Judge would show him mercy.

The Recorder, in his characteristic laconic style, said:—"I think it is mercy to the community to send you to the State Prison for itwe years."

The following is the calendar for to-day:—The People vs. Prantic Carroll, felonious assault and battery; Same vs. William Brown, John Garraghty, Edward Sheridan, assault and battery, Same vs. Francies Davis; Same vs. John Levis, grand larceny; Same vs. John Meentey, grand larceny; Same vs. John Meent

COURT CALENDARS-THIS DAY.

UNITED STATES DISTRICT COURT—IN ADMIRALTY.—
Before Judge Elatchford.—Nos. 235, H. J. Rideout et al. vs. Steamboat City of Hartford; 124, Charles Robinson vs. Steamboat City of Hartford; 125, L. B. Terry vs. Schooner Ocean Belle; 146, F. W. Leavitt vs. Schooner Ocean Belle; 146, F. W. Leavitt vs. George W. Jewett et al.; 255, D. Burtis, Jr. vs. L. E. Pearce et al.; 256, D. Burtis, Jr. vs. L. E. Pearce et al.; 256, D. Burtis, Jr. vs. L. E. Charles L. Hewlett vs. Steamboat Transit; 249, A. R. Bass vs. Steamboat Transit; 91, J. N. Ayres vs. Brig Sea Foam.

Oyer and Terminer and Supreme Court—Circuit.—Part 1.—Before Judge Ingraham.—Nos. 2203, 1851, 11154, 6507, 2975, 2027, 2051, 4935, 2105, 1197, 1633, 233, 703, 901, 177, 2231, 1063, 23, 1897, 1121. Circuit.—Part 2.—Before Judge Sutherland. Adjourned to Wednesday next.

Supreme Court—Chambers.—Held by Judge Barnard.—Nos. 204, 160, 191, 224, 244.

Supreme Court—Chambers.—Held by Judge Cardozo.—Nos. 130, 171, 475, 176, 183, 183, 191. Cati 193. UNITED STATES DISTRICT COURT-IN ADMIRALTY .-

SUPERIOR COURT-TRIAL TERM,-Part I .- Before Judge Barbour.—Nos. 219, 221, 223, 227, 229, 231, 241, 246, 251, 259, 261, 265, 267, 269, 271, 272, 286, 287, 279, 299, 271, 270, 286, 287, 289, 291, 293, 286, 299, 301, 305, 307, 309. Part 2.—Before Judge Freedman.—Nos. 246, 268, 278, 239, 294, 298, 309, 302, 304, 306, 308, 310, 312, 316, 329. TRIAL TERM. -Part 1 .- Adjo

COMMON PLEAS—TRIAL TERM.—Part 1.—Adjourned to Wednesday for repairs. Part 2.—Before Judge Daly.—Nos. 17, 182, 186, 279, 280, 281, 232, 283, 285, 289, 290, 291, 292.

MARINE COURT.—Part 1.—Before Judge Shea.—Nos. 4004, 1574, 2055, 4033, 4035, 4057, 4089, 4108, 4109, 3901, 4112, 4059, 4095, 4104, 4105, 4106, 4107, 4110, 4111. Part 2.—Before Judge Tracy.—Nos. 2029, 2060, 3000, 3020, 3020/4, 3033, 4098, 4099, 4101, 3102, 1937, 2034, 3039, 3079, 4001, 4094, 4096, 4097, 4100, 4277.

BROOKLYS COURTS.

UNITED STATES DISTRICT COURT. The Bankruptcy Law-An Important Deci-Before Judge Benedict.

In the Matter of Julius Klambe, a Bankrupt. Judge Benedict has just rendered his decision in this case. On the 6th of November, 1869, the personal property of Klambe was seized by the sheriff by virtue of an attachment under the laws of the State. After the levy of the attachment two suits were commenced in the Marine Court of New York against the bankrupt, in which judgments were obtained and executions issued and delivered to the sheridal and executions issued and delivered to the sheridal and the such levy the debtor flied his pection in bankruptcy, under which he has been declared bankrupt, and his property having been converted into money by the trustee is now in his hands for distribution. The gross amount of the estate is \$1,668, without deducting expenses. The amount of the two judgments in the Marine Court is \$1,037. The amount of the prior attachment was \$2,710. The estate having been converted into cash by consent of parties without prejudice to the rights of the judgment creditors and the attaching creditor, and subject to the order of the Court, the judgment creditor now moves for an order directing the payment of the judgment in full in preference to any other creditor, upon the ground that by the Bankrupt set the attachment was discharged, and there having been a bona fide levy under the executions upon the filing of the petition the lien of the executions is saved by the act, and the judgment creditor are accordingly entitled to be paid in full.

In his decision Judge Benedict says that he cannot assent to this view of the effect of the Bankrupt act in a case like the present one. In the present case all the right which the judgment creditor had acquired was by a levy on property already subject to an attachment to its full value. Such levy gave the judgment creditor no security, and does not entitle him to apply to this court for payment of his judgment in hull out of the proceeds of the estate. His Honor's determination is based upon the assumption that the prior attachment was a bona fide proceeding, instituted in good faith, to collect a debt due. The good raith of that proceeding, although questioned by the judgment creditor, seems to be shown by the papers before his Honor. If, however, the judgment creditor desires a full examination as to that point he will be permitted to have commenced in the Marine Court of New York against the bankrupt, in which judgments were obtained

SUPREME COURT-SPECIAL TERM.

A Westchester County Contested Election Case. Before Judge Pratt.

Wm. E. Feed vs. Wm. Marshall.-At an election held on the 20th of March last the plaintiff was a

candidate for the office of Supervisor of the town of Somers, Westchester county. Marshall was his opsomers, Westchester county. Marshall was his opponent, and received the certificate of election and was sworn in. Feed now applies for the removal of Marshall from office, alleging that the total number of votes entered on the pollists was 295, and the total number contained in the ballot box was 294, including two ballots which he claims were stuck together, and on which was his name. The town officers refused to count these for him and destroyed them. There were 141 votes, including these two, cast for planntin and 140 for defendant, but as the two ballots stuck together were not counted Marshall claimed a majority of one vers. Marshall, as stated.

received the cortificate of election, filed his bond and took the oath on the 30th of March. Feed also filed a bond and took the oath. Now he desires to election Marshall, who, in reply, claims the election, having received a majority of the votes. Decision received a

The Mend Divorce Case Again. Mead vs. Mead,—These are cross suits for divorce, Mrs. Mead brought her action in the City Court, and pending the result Mr. Mead was ordered to pay

and pending the result Mr. Mead was ordered to pay her \$10 a week alimony. Being six months in arrears, a stay of proceedings was granted a lew days since until he paid up.

Mr. Mead sues for divorce in the Supreme Court and alleges adultery. Yesterony Mrs. Mead's comesei moved for a stay of proceedings in the Supreme Court, alleging that Mrs. M. was without funds and could not subpens witnesses to be examined before the referee until she was supplied with money.

Counsel for Mr. Mead opposed the motton, and claimed that up to the 9th of March last Mrs. Mead had been paid \$250, of which she received only ninety dollars, her counsel having pocketed the balance. He further claimed that Mr. Mead was unable to pay, inasmuch as he received a saisry of only seven dollars per week, and that he had to pay six dollars of this amount for board.

Judge Pratt referred the matter to the referee who is taking testimony in the divorce suits.

The Cost of Threatening to Shoot a Wennau.
Before Judge McCue.
Margaret Fogel vs. Henry Hollveidel.—The plain

tiff was a tenant of the defendant, and on the 2d April inst a dispute arose between them, doring which, as alleged, he drew a revolver and threatened to shoot her. She brought suit yesterday to recover damages in the sum of \$1,000. The jury gave her six cents,

BROOKLYN COURT CALENDARS.

SUPREME COURT—CIRCUIT.—Nos. 118, 125 (Inquesie), 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 1, 41, 60, 82.

BROOKLYN CITY COURT.—Nos. 187, 189, 215, 47, 63, 70, 104, 175, 220, 221, 222, 223, 225, 227, 228, 229, 230, 231, 232, 233.

HOW WAS CASSIDY KILLED?

The Alleged Eighth Ward Murder-More Conflicting Statements-What Two Witnesses Saw-Remarkable Casa

Two more witnesses in the case of Peter Cassidy, leged to have been thrown from the fourth story window of his room, at 79 King street, by his wife, Ann, on the afternoon of the 4th inst. were exam standing both of them saw the fall which resuited in Cassidy's death, they swore to an entirely different state of facts, and both are equally positive that they cannot be mistaken. The testimony is so conflicting, though the witnesses on either side apparently desire to tell the truth, that it is extremely difficult

to reach a satisfactory conclusion.

Coroner Rollins announces this case to be one of the most remarkable that has come under his notice, and there seems to the Coroner and others to be no immediate prospect of unraveiling the mystery. The further the investigation proceeds the more complicated it becomes. Subjoined will be found

the main points in the testimony of the additional witnesses:—

Margaret McGraw, a bright, intelligent girl of thirteen years of age, living at No. 79 King street, in the rear, deposed that on the afternoon of the 4th inst. she heard Peter Cassidy and his wife quarreiling, and saw her go for an officer and return with one; they went upstains to decased's room and spoke to him; immediately afterward the officer passed the door of the room where the witness lives; witness went out on the half landing and then saw Mrs. Cassidy standing on her landing by the door; Cassidy's door was open eight or ten inches, which enabled the witness to see Cassidy distinctly; at this time there were no words passed between Cassidy and his write; Cassidy went to the window, and the witness could see him sharpen a kinfe on the stone; in the meantime Mrs. Cassidy slood on the tanding; the meat thing the witness heard was the two boys in the room crying out that their father had fatten out of the window; as soon as Mrs. Cassidy heard the alarm she ran down stairs, Jollowed by the witness, to the yard, where they found abovesed; she (Mrs. Cassidy off not go in the room after the alarm was given, but ran directly down stairs; the witness is positive that at the time decased fell out of the window Mrs. Cassidy was not in the room, out standing on the lunding.

Catharine McDonough, living on the second floor, front house, No. 79 King street, says that she was attracted to the back window of her room on the afternoon of the 4th instant by a disturbance in the rear house; the only thing the witness saw was deceased came to the window from the window; while deceased was in that position the witness siecurs that she distinctly sure Mrs. Cassidy come up behind him and libray sure Mrs. Cassidy come in the window; did not hear her make use of any expression when she did it.

Captain haling has further adjourned the investigation to give Captain McDonnell time to procue other witnesses, if any are to be found. In the meantime Mrs. Cassidy remains

THE NEW STEAMSHIP ALGERIA.

Her Dimensions and Machinery-Passenger Accommodations and General Appoint-

The Cunard line has added another screw steamship to its large ocean fleet, the Algeria, which is now lying at the pier foot of Grand street, Jersey City. This vessel is a sister ship to the Abyssinia, of equal dimensions and with the same magnificent appointments. Her model is such that speed of unusual degree is indicated, and every department fitted in a manner that reflects credit upon her builders. The Algeria is of iron, bark rigged, and built in hull and machinery by Messrs. James & George Thompson, Giasgow. Her length between perpendiculars is 363 feet 8 inches, her breadth of beam 42 feet 3 inches, depth of hold 28 feet 84 Inches, horse power 500, and is of 8,297 tons gross measurement. She possesses a spar deck which covers all the compartments, and affords in the roughest weather.

covers all the compartments, and affords shelter with all the advantages of the upper deck in the roughest weather.

The hull of this vessel is of wrought iron plates which are doubly rivetted and her floors are of angle from. Water tanks are conveniently placed in the steamship with a total capacity of 15,000 gailons, while the condensing apparatus is of the most powerful and improved description. The steering gear is arranged with an indicator and an atmospheric relegraph. The machinery is of the most improved and massive kind, the engines being of the direct acting description. The masts are of iron; the salions are handsomely furnished, and provided with blue velvet couches, and the vessel is fitted for the accommodation of 230 cabin and 670 steerage passengers. On the upper deck is a large, cosey cabin for ladies exclusively, and a smoking room for gentlemen. Indeed, the main feature in the construction of this vessel is that the roughest weather will not interfere with the comfort of the passengers. Nothing has been omitted to ensure proper ventilation to the emigrants, and the steerage may be kept open in the roughest of the hadrenge speed of the Algeria is fourteen and

weather.
The average speed of the Algeria is fourteen and a half knots, and she accomplished her first voyage hither in ten days, with head winds and rough weather against her, arriving on Sunday last. Copials Lemesurier, formerly of the Batavia, commands this new and superb occan steamship.

BOARD OF ASSISTANT ALDERMEN.

This Board met yesterday afternoon and adopted number of general orders, most of which related to routine matters.

The Board directed that the following streets be paved with Belgian pavement under the direction of the Board of Public Works:—Watts street, from Sullivan to West street; Twenty-sixth street, from Sullivan to West street; Twenty-sixth street, from Sixth avenue to the North river; Fifty-tuird street, from Fourth to Madison avenue; Greene atreet, from Canal to Eighth street; Broome street, from Broadway to Hudson street; Pitty-inith street, from First to Second avenue; Lewis street, from Grand to Hudson street; Dominick street, from Grand to Hudson street; Dominick street, from Sixth avenue to the North river.

The Commissioner of Public Works was directed to advertise for bids for paving Eighty-sixth street from avenue A to Third avenue (except where now paved with Belgian or wooden pavement) with the Williams' patent pavement, provided the expense does not exceed \$6 50 per yard.

The Comptroller was directed to pay Patrick Barry \$700 for the loss of his horse and damage to a truck at the foot of Beach street.

at the foot of Beach street.

The Clerk was authorized to appoint an additional clerk, whose title will be, "Assistant Engrossing Clerk to the Board of Aldermen," whose salary is to be \$2,500 per annum.

ROWDYISM IN CENTRAL PARK.

While Amelia Morris, of No. 425 Seventh avenue was walking in the Park on Sunday, with a friend named Lizzy Steinberger, William Sanders came up behind them and cut their dresses and cloaks with a knile. A more malicious case of mischief could not well be linagined, and Justice Coniter, before whom Sanders was arraigned, thought so too. for he held him in \$500 to answer.

NARRAGANSET PARK.

Close of the Autumn Meeting-Two Trots-Lady Hughes the Winner of the First, and Goldsmith Maid the Second,

PROVIDENCE, Oct. 10, 1870. The closing day of the autumn trotting meeting at Narragansot Park was brilliant in the extreme. The attendance was very large, the weather lovely

and the track in excellent condition.

The first event was for a purse of \$500, for horses that had never trotted better than 2:46-\$326 to first, \$125 to second and \$50 to third horse. Fourteen \$125 to second and \$50 to third norse. Fourteen entries were made for this, comprising W.O. Chapin's bay mare Nanoy Sykes, Benj. S. Wright's brown mare Moscow, Harrison Rogers' bay stailon Young Webster, Wm. La Rose's chestnut mare Fanny Kimble, Thomas Carpenter's black mare Black Hawk, Alex. Patterson's bay mare Lady Hughes, W. H. Moody's bay mare Neille Morrison, J. J. Bowen's bay gelding Farmer Boy, William H. Borst's bay gelding Doubtful, W. H. Woodruff's bay gelding Bay Stranger, Henry Fleet's gray mare St. Elmo, D. W. Beckier's bay horse Snawmut, Charles Douglass' black gelding Brom Keeney and H. W. Orcuts' black gelding Contraband. Of these there were withdrawn Contraband, Young Webster, Doubtful, Nancy Sykes, Moscow, Brom Keener, Farmer Boy, Bay Stranger, St. Elmo and Shawmut,

was the favorite four and five to one.

The second event was a purse of \$4,000, for all horses-\$2,500 to first, \$1,000 to second and \$500 to third. Entered for this were William Doble's bay mare Lucy, Benjamin Daniel's bay mare American mare law, Benjamin Daniel's bay mare American (iri. Charles Champin's brown gelding George Palmer, James D. McMann's bay gelding Monntain Boy and Budd Doble's bay mare Goldsmith Maid. All started, and the latter named was a great favorite and left out of the pools. The betting men fell back on the horse to take second money to invest their dottars at something like decent odds, and for this place American Girl was the favorite at 100 to \$40 before the start. After the first heat, in which I hot took second place, the fraternity left their first love and began to hedge by making her the lavorite under similar circumstances.

which Lacy took second place, the Iraterlity ister their first love and begon to hedge by making her the lavorite under similar circumstances.

First Heat.—Fanny Kimble had the pole. The send-off was fair at the third attempt. On the turn Black Hawk and Fanny Kimble left their feet, and Lady Hughes went to the front. At the quarter pole, passed in thirty-nine seconds, she led tea leagths, Neille Morrison second, Fanny-Kimble third, and Black Hawk last. Down the backstretch the driver of the Lady urged her still more, and when the halfamile pole was reached, in 1th, she led over twenty lengths. Neille Morrison went into the air on the Cranston turn, and did considerable running. From this point to the wire the order remained the same, Lady Hughes coming to the goal at a rapid gait and winning the heat in style, Neille Morrison second, her driver running her in to save her being distanced. Black Hawk and Fanny Kimble were distanced. Time of the heat, 2:33%.

Second Heat.—Lady Hughes was a trifle in front at the word, and on the turn, Neille Morrison breaking up, increased her lead to five lengths. At the quarter pole, passed in thirty-eight seconds, the Lady was ten lengths in the advance guard. She made a skip on the backstretch, but at the halfamie pole, in 1th, was fitteen lengths ahead. From this point the task for her was an easy one, and she jogged home winner of the heat, Neille, as before, running in to save her distance. Time of the heat, 2:20.

Third Heat.—They got sway well together, but Neilie indulged in one of her bad breaks. The Lady at the quarter pole was ten lengths to the front. Neilie was hopelessly beaten without great effort. The Lady came home in the preticet imaginable manner, distancing Neilie, winning the heat and race and having distanced the field. Time of the quarter, thirty-seven seconds; half infie, 1:15, and the feat 2:32.

The Index of the heat and passed in the leaf and passed in the later.

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The following is a

SUMMARY.

NARRAGANSKY PARK, Oct. 10.—Purse \$500, for horses that have never trotted better than 2::52-525 to the first norse, \$125 to the second and \$50 to the third; mile head, best three in five, in har-

ness. Alexander Patterson entered b. m. Lady Alexander Patterson entered b. m. Lady
Hughes
W. H. Moody entered b. m. Neille Morrison, 2 zdls.
Wm. La Rose entered ch. m. Fanny Kimble. dis.
T. Carpenter entered bk. m. Black Hawk. dis.
H. Rogers entered b. s. Young Webster. dr.
B. S. Wright entered b. m. Moscow. dr.
W. O. Chapin entered b. m. Nancy Sykes. dr.
J. J. Bowen entered b. g. Doubtful. dr.
W. H. Borst entered b. g. Doubtful. dr.
W. H. Borst entered b. g. Bay Stranger. dr.
H. Fieet entered g. m. St. Elmo. dr.
D. W. Beckler entered b. h. Shawmut. dr.
Charles Douglas entered bik. g. Brom
Keeney. dr.
H. W. Orcutt entered bik. g. Contraband. dr.
TIME.

Goorge Palmer second, one lengths in front, George Palmer second, one length ahead of American Giri, Mountain Boy fourth and Lucy fitth. Down the backstretch George Palmer went into the air, and when he was caught, which was quickly and prettily done, American Giri was at his wheel, and Palmer again shaking her off, they passed the hair-nife pole in 1:08, Goldsmith Maid five lengths in front, Palmer second, one length ahead of American Giri, and the rest as before. The

wheel, and Palmer again shaking her off, they passed the ball-mae poie in 1:08, Goldsmith Maid live lengths in front, Palmer second, one length ahead of American Girl, and the rest as before. The interest of the race at this point was centered in the struggle between Palmer and American Girl; but the former, leaving his feet, fell back in the rest, and then Lucy took closer order with the Girl, and as they swung into the homestretch was gallantly contesting every inch of the ground. Goldsmith Maid was pulled up near the distance stand, but passed under the string winner of the heat by three lengths, Lucy second, a neck in advance of American Girl, the latter having broken up at the critical instant, Mountain Boy fourth and George Palmer fifth. Time of the heat 2:22.

Second Heat.—A splendid send off, with George Palmer the least trifle the advantage. On the turn Goldsmith Maid went to the front, and at the quarter pole, in thirty-five seconds, had two lengths the best of it, George Palmer second, Mountain Boy third, American Girl fourth and Lucy fifth. Down the backstretch Mountain Boy went into the air and fell to the rear. An exciting struggle was now going on between American Girl and George Palmer for second position, and they battled with each other to the half-mile pole, when Palmer broke up and the Girl yoked with him. They passed this point, Goldsmith Maid five lengths in advance, George Palmer and American Girl, head and head, second and third, Lucy fourth and Mountain Boy again settled, began to perform a great deal of slashing work, and as they swung into the homestretch had gone up to American Girl, and after a struggle of the most exciting nature, and the shouts of the assemblage, cut them both down and took second position, Goldsmith Maid second, one length shead of Jacy, who was four lengths in advance of Mountain Boy one lengths and at the quarter pole, in thirty-five seconds, was three lengths in root, Goldsmith Maid second, one length shead of Jacy, who was four lengths in advance of Mountain

third prize.
The following is a The following is a SUMMABY:—

SAME DAY—Purse \$4,000, for all horses; \$2,500 to the first horse, \$1,000 to the second and \$500 to the third; mile heats, best three in five, in harness. Budd Doble entered b. m. Goldsmith Maid... 1 1 1 Wm. Doble entered b. b. Luey........... 2 4 3 Jas. D. McMann entered b. g. Mountain Boy. 4 2 4 Chas. Champlin entered b. g. George Palmer, 5 5 2 Ben Dauleis entered b. m. American Girl..... 3 3 5

| TIME. | Constitute | Constitu

PROSPECT PARK FAIR GROUNDS. The Agricultural and Horticultural Fair opens to-

day at the Prospect Fair grounds. Besides the usual display of fine articles in the various departments

display of fine articles in the various departments on exhibition, the afternoon will be devoted to developing the speed of the trotting horse. There will be two contests, one for \$750 and the other for a sliver pitcher, by horses belonging to members of the club. Nine entries have been made for the purse and four for the pitcher. Mr. Thorn's bay mare Eniguna will be likely to win the first face and Mr. Fleicher's roan geiding Robin the second. There are, however, in the purse face some very fast trotters, and Enigma will have to be up to the mark in condition and have to be driven with rare judgment or some of the others will carry of the greenbacks.